Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F040619 People v. Houston

The judgment is affirmed. Harris, Acting P.J.

We concur: Buckley, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043210 People v. Sanchez, Jr.

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F041051 People v. Ochoa

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F041051 People v. Ochoa

The judgment is modified to stay the concurrent terms the court imposed on counts two, four, five and seven. The trial court is directed to correct its paper work accordingly and to notify the appropriate authorities. As modified, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F040644 In re Charles C., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F040644 In re Charles C., a Minor

The order imposing joint and several liability for restitution to the victims in the amount of \$29,838.90, is reversed, and the matter is remanded to the trial court to determine the losses actually suffered by the victims as a result of Charles C.'s and Jose F.'s conduct.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043234 Helen G. v. Superior Court of Tulare Co.; Tulare Co. Health & Human Services Agency

The petition is granted. Let a peremptory writ issue directing respondent court to vacate its order issued on May 23, 2003, setting the matter for permanency planning pursuant to section 366.26. The matter is remanded for further proceedings. If respondent court conducts a new post-permanency plan review hearing, it is directed to provide proper notice to all parties.

In light of petitioner's express desire to be present at all future hearings, trial counsel is advised to confer with petitioner and file the proper documentation with the juvenile court to effectuate her appearance. (Pen. Code, §2625.) This opinion is final forthwith as to this court.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042768 Applied Concepts, Inc., v. Berger

Filed modification of opinion (no change in judgment).

Appellant's petition for rehearing filed herein is denied.